

**United States District Court  
Northern District of Illinois  
Eastern Division**

IN RE: TESTOSTERONE  
REPLACEMENT THERAPY  
PRODUCTS LIABILITY

THIS DOCUMENT RELATES TO:  
Cases Included in Exhibit A & B

Master Case Docket

No. 1:14-cv-1748

MDL No. 2545

Honorable Matthew F. Kennelly

**MOTION FOR LEAVE TO FILE PLAINTFFS'  
AMENDED MOTION TO SUBSTITUTE COUNSEL**

**COMES NOW**, the undersigned, who hereby moves this Court for leave to amend their original Motion to Substitute Counsel, Doc. 1906, as the list of case numbers contained in the attached Exhibits "A" and "B " incorrectly reflected the case action numbers, some being action numbers originally assigned to the action prior to the matter being transfer to this MDL, and not the later assigned and correct MDL-2545 related action numbers.

WHEREFORE, the undersigned respectfully requests that this Court grant Movers leave to amend their original motion for withdrawal and substitution of counsel by replacing and substituting the original Exhibits "A" and "B" with corrected lists of case action numbers, attached herein and entitled "Corrected Exhibit A" and "Corrected Exhibit B" .

DATED this 16<sup>th</sup> day of June, 2017.

Morris Bart, LLC

S/ Richard L. Root  
Richard L. Root, Esq. LA Bar #19988  
John Enochs, Esq. (Lead Attorney)  
601 Poydras Street, 24th Floor  
New Orleans, LA 70131  
504-525-8000 – Telephone  
504-599-3392 – Facsimile  
[rroot@morrisbart.com](mailto:rroot@morrisbart.com)  
[jenochs@morrisbart.com](mailto:jenochs@morrisbart.com)